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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/688,867	10/17/2000	Masahiko Fujita	Q61035	2472	
	590 06/28/2002				
SUGHRUE, MION, ZINN, MACPEAK & SEAS			EXAMINER		
2100 Pennsylva Washington, D	ania Avenue, N.W. C 20037	NGUYEN, TRAN N			
			ART UNIT	PAPER NUMBER	
			2834		
			DATE MAILED: 06/28/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

•					<i>[</i>
		Applica	tion No.	Applicant(s)	
100		09/688,	867	FUJITA ET AL.	
Office Action Summary		Examine	er	Art Unit	
		Tran N.	Nguyen	2834	
Period fo	The MAILING DATE of this commun	nication appears on ti	he cover sheet	with the correspondence ad	Idress
A SHOTHE N - Exter after - If the - If NO - Failur - Any n	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN usions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comr period for reply specified above is less than thirty (5 period for reply is specified above, the maximum st e to reply within the set or extended period for reply eply received by the Office later than three months a d patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In reperuncation. 30) days, a reply within the structury period will apply and reput will be structured to a consecutive cause the area.	event, however, may atutory minimum of will expire SIX (6) M	thirty (30) days will be considered timel ONTHS from the mailing date of this co	y. ommunication.
1)□	Responsive to communication(s) fi	led on <u>13 May 2002</u>			
2a)⊠	This action is FINAL .	2b) This action is	s non-final.		
3)□	Since this application is in condition closed in accordance with the prac	n for allowance exce tice under <i>Ex parte</i> (pt for formal m Quayle, 1935 (natters, prosecution as to th C.D. 11, 453 O.G. 213.	e merits is
Dispositi	on of Claims				
4)	Claim(s) <u>1-16</u> is/are pending in the	application.			
4	a) Of the above claim(s) <u>8-14</u> is/are	withdrawn from con	sideration.		
5)□	Claim(s) is/are allowed.				
6)	Claim(s) <u>1-7,15 and 16</u> is/are rejecte	ed.			
	Claim(s) is/are objected to.				
	Claim(s) are subject to restric	ction and/or election i	requirement.		
Application			1		
9) <u></u> ⊤	he specification is objected to by the	e Examiner.			
	he drawing(s) filed on is/are:		objected to by	the Evaminer	
	Applicant may not request that any object				
11)[] T	he proposed drawing correction filed				er.
	If approved, corrected drawings are rec			and appropriate the second sec	
12)[] T	he oath or declaration is objected to				
	nder 35 U.S.C. §§ 119 and 120	•			
13)×	Acknowledgment is made of a claim	for foreign priority ur	nder 35 U.S.C	. & 119(a)-(d) or (f)	
	☐ All b) ☐ Some * c) ☐ None of:			· 3 · · · · (a) (a) or (i).	
	. Certified copies of the priority	documents have bee	en received.		
	Certified copies of the priority			Application No	
3	Copies of the certified copies of				Stage
* Se	application from the Interna- e the attached detailed Office action	ational Bureau (PCT	Rule 17.2(a))		Jiago
14)∐ Ac	knowledgment is made of a claim fo	or domestic priority u	nder 35 U.S.C	. § 119(e) (to a provisional	application).
a) ∣ 15)∐ Ad	The translation of the foreign land the translation of the foreign lands and the translation for the translation for the translation for the translation of the trans	guage provisional ap or domestic priority u	pplication has Inder 35 U.S.C	been received. C. §§ 120 and/or 121.	
Attachment(s	5)	-		-	
2) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PT tion Disclosure Statement(s) (PTO-1449) Pa	ГО-948) per No(s) <u>7</u> .		v Summary (PTO-413) Paper No(s f Informal Patent Application (PTO	

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 112

2. Claims 1 and 7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, "smooth surface" is indefinite because the term "smooth" is a relative term that can be understood as fine texture. The above recitation is understood as "continuous uniform surface".

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2 and 7 are rejected under 35 U.S.C. 102(b) as being fully anticipated by Huang et al (US 5592731).

Huang discloses an iron core comprising: laminated magnetic plate strips, wherein the strip is a substantially hexahedral laminate strip (20) curved to formed a cylindrical-shaped iron core; the strip having a proximal portion with a plurality of teeth (24) projecting radially therefrom and slots (26) for accommodating a winding, wherein the outside having smooth surface located opposite a plurality of teeth, both ends (52) of the core proximal are curved and joined.

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Since the two end portions (52) are joined, while the rest of the laminated strips are uniform solid portion, i.e., not being joined by soldering or welding or any bonding means, the rigidity at both end portions inherently is lower than that of the remainder thereof.

4. Claims 1-2 and 7 are rejected under 35 U.S.C. 102(b) as being fully anticipated by Nita et al (US 6265804).

Nita discloses an iron core comprising: laminated magnetic plate strips, wherein the strip is a substantially hexahedral laminate strip (2, 6, 27) curved to formed a cylindrical-shaped iron core; the strip having a proximal portion with a plurality of teeth (4, 8, 29) projecting radially therefrom and slots for accommodating a winding, wherein the outside having smooth surface located opposite a plurality of teeth, both ends (29a) of the core proximal are curved and joined.

Since the two end portions are joined, while the rest of the laminated strips are uniform solid portion, i.e., not being joined by soldering or welding or any bonding means, the rigidity at both end portions inherently is lower than that of the remainder thereof.

5. Claims 2 and 15-16 are rejected under 35 U.S.C. 102(b) as being fully anticipated by Adachi et al (US 6317962)

Adachi discloses an iron core comprising: laminated magnetic plate strips, wherein the strip is a substantially hexahedral laminate strip (51) curved to formed a cylindrical-shaped iron core; the strip having a proximal portion with a plurality of teeth projecting radially therefrom and slots for accommodating a winding, wherein the outside surface having indentations located opposite a plurality of teeth, both ends of the core proximal are curved and joined at welding point (51b) (fig 1).

Since the two end portions are joined, while the rest of the laminated strips are uniform solid portion, i.e., not being joined by soldering or welding or any bonding means, the rigidity at both end portions inherently is lower than that of the remainder thereof.

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Allowable Subject Matter

6. Claim 3-5 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Communication

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tran N Nguyen whose telephone number is (703) 308-1639. The examiner can normally be reached on M-F 6:00AM-2:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703)-308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3431 for regular communications and (703)-395-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-308-1782.

TRAN MOUVEN